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*Attorney for Defendant Silver State Schools Credit Union*

**UNITED STATES DISTRICT COURT  
DISTRICT OF NEVADA**

AGATHA CRUZ QUINATA, individually  
and on behalf of all others similarly situated,

Plaintiff,

v.

SILVER STATE SCHOOLS CREDIT  
UNION,

Defendant.

Case No.: 2-25-cv-00640-RFB-EJY

**MOTION TO WITHDRAW APPEARANCE  
OF ATTORNEY BRYAN E. CURRY**

Attorney Bryan E. Curry states as follows for his Motion to Withdraw his Appearance  
*Pro Hac Vice* on behalf of Defendant, Silver State Schools Credit Union (“SSSCU”):

1. On April 9, 2025, SSSCU filed its Petition for Removal of this case, and  
subsequently filed its Removal statement on April 24, 2025.

1           2.     The Movant, attorney Bryan E. Curry, had previously been granted leave to appear  
2 *pro hac vice* when this matter was pending in state court, and further applied for leave to appear  
3 *pro hac vice* before this Court.

4           3.     Since then, certain attorneys with the law firm of Litchfield Cavo transitioned to  
5 the law firm of Gordon Rees Scully Mansukhani.

6           4.     Attorney Sean Flynn of the Gordon Rees firm has substituted in as counsel for  
7 attorney Marisa Pocci Carney of Litchfield Cavo on behalf of SSSCU. [See Dkt # 32]

8           5.     Attorneys Scott Sinson and Jennifer Abdo, formerly of Litchfield Cavo and now  
9 with the Gordon Rees firm, are continuing to represent SSSCU in this case.

10          6.     Attorney Bryan E. Curry did not transition with the other lawyers to the Gordon  
11 Rees firm, and it is the desire of SSSCU that the responsibility for this case rest with those  
12 attorneys who now appear from the Gordon Rees firm.

13          7.     Thus, Attorney Curry seeks leave of Court to withdraw his appearance *pro hac*  
14 *vice*.

15          8.     Because SSSCU is presently represented by counsel from the Gordon Rees firm,  
16 including substitute counsel, the granting of this Motion will not cause any delay in the case or  
17 prejudice any parties.

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1 WHEREFORE, attorney Bryan E. Curry respectfully requests that the Court grant his  
2 Motion to Withdraw, and provide any other relief this Court deems just and proper.

3 Dated: June 19, 2025

Respectfully submitted,

4 By: /s/ Bryan E. Curry

BRYAN E. CURRY, ESQ. (*pro hac vice*)

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8 *Withdrawing Attorney for Defendant Silver State  
Schools Credit Union*

9  
10 IT IS SO ORDERED:

11   
12 UNITED STATES MAGISTRATE JUDGE

13 DATED: June 20, 2025  
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